UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK
ROBERT W. JOHNSON,  CIVIL  RIGHTS  COMPLAINT  PURSUANT TO  42 U.S.C. § 1983
Plaintiff(s) demand(s) a trial by: JURY COURT (Select only one) U.S. DISTRICT COURT - N.D. OF N.Y
Plaintiff(s) in the above-captioned action, allege(s) as follows:  MAY 1 9 2022
JURISDICTION  AT 0'CLOCK John M. Domurad, Clerk - Syracus
This is a civil action seeking relief and/or damages to defend and protect the rights guaranteed by the Constitution of the United States. This action is brought pursuant to 42 U.S.C. § 1983. The Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331, 1343(3) and (4) and 2201.
2. Plaintiff: Address: 12 Court St. APT.2  Matertown 13601
Additional Plaintiffs may be added on a separate sheet of paper.
3. a. Defendant: JONS MY DY WYNGMY SYNGO'S CONSTRUCTION Official Position:
Address: 0009 Thompson Rd. Syng Cuse, Ny 13200

FACTS

4.

Set forth the facts of your case which substantiate your claim of violation of your civil and/or Constitutional rights. List the events in the order they happened, naming defendants involved, dates and places.

Note: You must include allegations of wrongful conduct as to EACH and EVERY defendant in your complaint. (You may use additional sheets as necessary).

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CAUSES OF ACTION /

5.

Note: You must clearly state each cause of action you assert in this lawsuit.

FIRST CAUSE OF ACTION
Days Inn by Nyntham Syracuse discriminated,
against Robort N. Johnson and denied
Robert W. Tolanson Employee / Employer
policy records, and Due Process Rights
tor employee applicants.
SECOND CAUSE OF ACTION
, indeed talsitied ads and employment and
Kobert W. Johnson was not attorded
Policy records, tain negrings, and the
employee, incentives for Tuwie
THIRD CAUSE OF ACTION
Dave Inhall Whindham Strange and Indeed lings and
Dua Se Comporation laws governing patente
Employees and dehm and wrong of
and or discriminations practices ings

## 6. PRAYER FOR RELIEF

WHEREFORE, plaintiff(s) request(s) that this Court grant the following relief:
\$ 100,000,000,00 for punitive damages
Franco Valoria Constituto Salaria
THE WIND STATE OF THE PROPERTY
All other reflets just and fry cr

I declare under penalty of perjury that the foregoing is true and correct.

DATED:

Signature of Paintiff(s)

(all Plaintiffs must sign)

02/2010